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8	UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
10		
11	UNITED STATES OF AMERICA,	No. 2:03-cr-0371-MCE-EFB P
12	Respondent,	
13	v.	<u>ORDER</u>
14	DWAYNE LAMONT SLATER, BILLY	
15	RAY GIBSON, MICHAEL DENNIS WILLIAMS, DELISHIA MONET	
16	GILBERT, DEREK LADONTE MADDOX, BRENT DELVALEN BLAKE, AND KENNETH DEANDRE	
17	RODGERS,	
18	Movants.	
19		
20	Movants have filed motions to vacate, set aside, or correct their sentences pursuant to 28	
21	U.S.C. § 2255. On October 16, 2018, the court denied their motions, but did not issue or deny	
22	certificates of appealability at the time the final orders were entered. <u>See</u> ECF Nos. 1104, 1105;	
23	see also Rule 11(a), Rules Governing § 2255 Cases	
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A certificate of appealability may issue "only if the applicant has made a substantial showing of the denial of a constitutional right." 28 U.S.C. § 2253(c)(2). For the reasons set forth in the magistrate judge's June 18, 2018 findings and recommendations (ECF Nos. 1088, 1089), movants have not made a substantial showing of the denial of a constitutional right. Accordingly, the Court declines to issue a certificate of appealability and the Clerk of the Court shall terminate ECF No. 1108 (Movants' Joint Motion for Certificates of Appealability).

UNITED STATES DISTRICT JUDGE

IT IS SO ORDERED.

Dated: October 18, 2018